## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF IOWA

Paul Dorr, and Alexander Dorr, individually and on behalf of all other persons similarly situated,

Court File No. 5:08-CV-04093

Plaintiffs,

vs.

STATEMENT OF INTEREST OF PAUL DORR

Douglas L. Weber, individually and in his capacity as Sheriff, and his successors, the Osceola County Sheriffs Department, Iowa, and Osceola County, Iowa,

Defendants.

As required by LR 7.1 and LR 81.c, d, and e, Plaintiff Paul Dorr provides the

following information to the court:

(a) The following are the names of all associations, firms, partnerships, corporations, and other artificial entities that either are related to the Plaintiffs as a parent, subsidiary, or otherwise, or have a direct or indirect pecuniary interest in the Plaintiffs' outcome in the case:

Copperhead Consulting Services Rescue the Perishing

(b) With respect to each entity names in response to (a), the following describes its connection to or interest in the litigation or both:

Paul Dorr does business as Copperhead Consulting Services and Rescue the Perishing but they have no independent connection to or interest in the litigation.

## MOHRMAN & KAARDAL, P.A.

Dated: October 31, 2008

s/Vincent J. Fahnlander
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